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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/865,893	05/25/2001	Gerald Storch	10505-236866	8027	
25281	7590 12/23/2004		EXAMINER		
•	LIG & CZAJA, P.L.L.	KRAMER, JAMES A			
FIFTH STREE 100 SOUTH F	TTOWERS IFTH STREET, SUITE	2250	ART UNIT	PAPER NUMBER	
	IS, MN 55402		3627		
			DATE MAILED: 12/23/200	DATE MAILED: 12/23/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)		1			
Office Action Comment		09/865,893	STORCH ET AL.					
	Office Action Summary	Examiner	Art Unit					
		James A. Kramer	3627					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a round preply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	1. 1.136(a). In no event, however, may a reply be tireply within the statutory minimum of thirty (30) day do will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed rs will be considered timel the mailing date of this of (35 U.S.C. § 133).	y. ommunication.				
Status								
1)⊠	Responsive to communication(s) filed on 30	August 2004.			٠			
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.							
3)□	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)⊠	Claim(s) 1-29 is/are pending in the application	on.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.							
·	i)⊠ Claim(s) <u>1-29</u> is/are rejected.							
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.							
	Claim(s) israte objected to. Claim(s) are subject to restriction and/or election requirement.							
_	on Papers							
9) The specification is objected to by the Examiner.								
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)	The oath or declaration is objected to by the	Examiner. Note the attached Office	Action or form PT	O-152.				
Priority ι	ınder 35 U.S.C. § 119							
-	Acknowledgment is made of a claim for foreignal All b) Some * c) None of: 1. Certified copies of the priority docume)-(d) or (f).					
	2. Certified copies of the priority docume	nts have been received in Applicati	on No					
	3. Copies of the certified copies of the pr	iority documents have been receive	ed in this National	Stage				
	application from the International Bure							
* 5	See the attached detailed Office action for a list	st of the certified copies not receive	ed.					
Attachmen	t(s)							
	e of References Cited (PTO-892)	4) Interview Summary						
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	Paper No(s)/Mail Da 8) 5) Notice of Informal F)-152)				
Paper No(s)/Mail Date 6) Other:								

Application/Control Number: 09/865,893

Art Unit: 3627

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Claims 1-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tobin in view of Official Notice (with supporting evidence from "AOL, Wal-Mart to team on Net Service").

Tobin teaches a system for co-branding a web site between two partner companies. (e.g. reference column 9; lines 5-50). Specifically this is used for Internet shopping, but Tobin teaches the system applicable to Intranets defined by a particular class of online customer such as Digital City customers which are a part of America Online's service (column 16; lines 62-66).

Examiner references Tobin's example of an Internet site providing floral and gift services; PC Flowers and Gifts. Specifically, Tobin teaches Internet Service Providers display PC Flowers and Gifts Web site pages customized to the requirements of the participating ISP (column 5; lines 4-18).

Tobin further teaches an order page which allows for customizations. Specifically, the customizations manifests in pricing incentives, discounts by percentage or fixed dollar amount. Examiner notes this clearly teaches providing members/shoppers with incentives to access and shop on the co-branded Internet site.

Examiner references Figures 11A-11C, which illustrates co-branded web site of PC

Flowers and Gifts and their marketing partner Pathfinder. Examiner notes that in this example

Pathfinder represents the ISP and PC Flowers and Gifts the Internet shopping site. Examiner

Application/Control Number: 09/865,893

Art Unit: 3627

further notes that Figures 11A-11C teach 1) providing a link to the Internet shopping site (PC Flowers and Gifts) on all pages of the Internet service site(Pathfinder); 2) providing a link to the Internet shopping site (PC Flowers and Gifts) with icon comprising one or more trademark logos of the retailer (PC Flowers and Gifts); 3) providing a tool bar with links to the Internet shopping site (PC Flowers and Gifts).

Examiner notes that claims 11 and 12 require the distribution of the co-branded site from the Internet Shopping site and the ISP respectively. Tobin teaches this distribution as co-branded site is developed (or distributed) based on a request/hypertext link from either the Internet Shopping site (PC Flowers and Gifts) or the ISP (Pathfinder).

Tobin, as described in detail above does not specifically teach: providing members/shoppers with advance notice of events nor providing the member/shopper with discount on subscription fees for the ISP. Examiner takes Official Notice that both of these forms of incentives are old and well known in the art in order to entice members/shoppers to purchase items from a site. Examiner sites the article "AOL, Wal-Mart next to team on Net service" especially the section which discusses co-branded free internet access service. Examiner notes that free represents a "discount".

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the co-branded Internet shopping site of Tobin to include an incentive package that provides member with either advance notice of events sponsored by the retailer (PC Flowers and Gifts) or discounts on subscription fees to the ISP (Pathfinder) in order to entice customers to shop on the co-branded site.

Claims 10-12 and 25-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over
Tobin in view of Official Notice.

Claims 10 and 25-26 require the distribution of software via a retail store. Examiner takes Official Notice that it is old and well known in the art for ISPs to distribute their software via retail stores. For example AOL gives away versions of their software at WalMart, Best Buy, Radio Shack, etc in order to reach customers that do not have Internet access. Examiner once again references the article "AOL, Wal-mart next to team on Net services", specifically the section that states: "If someone is standing in Wal-Mart with a cart full of disks and handing them out, it gives these people who may never have been on the Net a sense of security". Examiner notes that this clearly provides supporting evidence that it is old and well known to distribute co-branded software at a retail location.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the ISP of Tobin so that their software was distributed at a retail chain, as taught by Official Notice in order to reach customers that do not currently have Internet access.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

Application/Control Number: 09/865,893 Page 5

Art Unit: 3627

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Kramer whose telephone number is (703) 305-5241. The examiner can normally be reached on Monday - Friday (8AM - 5PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot can be reached on (703) 305-4716. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James A. Kramer Examiner Art Unit 3627

jak

MICHAEL CUFF PRIMARY EXAMINER